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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/648,589	08/25/2003	Ricky W. Purcell	18614 (27839-2533)	4251
45736 Christopher M.	7590 04/12/201 Goff (27839)	EXAMINER		
ARMSTRONG	TEASDALE LLP	HELLING, KAITLYN ELIZABETH		
SUITE 2600	POLITAN SQUARE	ART UNIT	PAPER NUMBER	
ST. LOUIS, MO	O 63102	3739		
			NOTIFICATION DATE	DELIVERY MODE
			04/12/2010	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

USpatents@armstrongteasdale.com

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/648,589	PURCELL ET AL.		
Examiner	Art Unit		

	KAITLY	N E. HELLING	3739	
The	MAILING DATE of this communication appears on t	he cover sheet with the c	orrespondence addi	ess
THE REPLY FIL	ED <u>22 March 2010</u> FAILS TO PLACE THIS APPLICATI	ON IN CONDITION FOR A	ALLOWANCE.	
applicatior application	was filed after a final rejection, but prior to or on the sam n, applicant must timely file one of the following replies: (n in condition for allowance; (2) a Notice of Appeal (with a ued Examination (RCE) in compliance with 37 CFR 1.11	1) an amendment, affidavit appeal fee) in compliance v	, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The per no eve	eriod for reply expiresmonths from the mailing date of the riod for reply expires on: (1) the mailing date of this Advisory Annt, however, will the statutory period for reply expire later than State Note: If box 1 is checked, check either box (a) or (b). ONLY HS OF THE FINAL REJECTION. See MPEP 706.07(f).	ction, or (2) the date set forth i	g date of the final rejectio	n.
have been filed is under 37 CFR 1.1 set forth in (b) abo	emay be obtained under 37 CFR 1.136(a). The date on which the date for purposes of determining the period of extension and 7(a) is calculated from: (1) the expiration date of the shortened ve, if checked. Any reply received by the Office later than three arned patent term adjustment. See 37 CFR 1.704(b). PEAL	id the corresponding amount o statutory period for reply origii	of the fee. The appropria nally set in the final Office	te extension fee e action; or (2) as
filing the N	e of Appeal was filed on A brief in compliance will lotice of Appeal (37 CFR 41.37(a)), or any extension the Appeal has been filed, any reply must be filed within the	reof (37 CFR 41.37(e)), to	avoid dismissal of the	
(a) ☐ The (b) ☐ The (c) ☐ The app	osed amendment(s) filed after a final rejection, but prior a raise new issues that would require further consideration raise the issue of new matter (see NOTE below); are not deemed to place the application in better form the eal; and/or a present additional claims without canceling a correspondence.	on and/or search (see NOT for appeal by materially rec	E below); lucing or simplifying th	
NC 4. The amer 5. Applicant 6. Newly pro	TE: (See 37 CFR 1.116 and 41.33(a)). dments are not in compliance with 37 CFR 1.121. See a 's reply has overcome the following rejection(s): posed or amended claim(s) would be allowable in table claim(s).	attached Notice of Non-Cor	mpliant Amendment (F	
7. For purpo how the ne The status Claim(s) a Claim(s) re	ses of appeal, the proposed amendment(s): a) will near work amended claims would be rejected is provided below of the claim(s) is (or will be) as follows:		be entered and an ex	planation of
	OTHER EVIDENCE			
because a	vit or other evidence filed after a final action, but before of pplicant failed to provide a showing of good and sufficient arlier presented. See 37 CFR 1.116(e).			
entered be	vit or other evidence filed after the date of filing a Notice ecause the affidavit or other evidence failed to overcome good and sufficient reasons why it is necessary and was	all rejections under appea	l and/or appellant fails	to provide a
REQUEST FOR	avit or other evidence is entered. An explanation of the s RECONSIDERATION/OTHER		•	
See Con	est for reconsideration has been considered but does Notinuation Sheet. attached Information <i>Disclosure Statement</i> (s). (PTO/SB		CONTRIBUTION ANDWAND	e pecause.
13. 🛛 Other: <u>Se</u>	ee Continuation Sheet.			
/Linda C Dvo Supervisory F	rak/ Patent Examiner, Art Unit 3739			

Continuation of 11. does NOT place the application in condition for allowance because: Applicant's argument with respect to the combination of Satou, et al. and Ouellette, et al. is not persuasive. The examiner disagrees with applicant's position that the combination of Ouellette, et al. with Satou, et al. would defeat the purpose of Satou et al. The examiner would point to Ouellette, et al. as teaching that either the upper or lower strap may have one or more additional separations to form a third or more strap portions thus allowing for additional differential tensioning. The examiner does not agree with applicant's contention that a third tape portion would wrap across the outer side site of the joint. This is particularly true if applicant looks to the figures of Ouellette where the third strap portion is a part of either the upper or lower strap and thus would not wrap across the top of the joint. The examiner is unsure of the meaning of applicant's argument with respect to Satou, et al. teaching a non-contacting adhesive portion.

Continuation of 13. Other: The Amendment has been entered as directed to a mater of form not affectin ghte scope of the claim, but applicant's arguments are not pursuasive.